ARTICLE XXXVII.

FERRIES.

- 1. License to maintain.
- Person obtaining license to give bond.
- 3. Previous license to another no bar.
- Refusal to take out license, or to rent land for purpose of maintaining public ferry, jury to be summoned.
- 5 Condemnation of land.
- Examination of inquisition by court at instance of aggrieved proprietor.
- 7. Disability of owners.
- 8 Alteration of old or opening of new roads; establishment of
- 9. Rental of public ferry; contract to keep; levy for price paid.
- Bond to be given by contractor, no contract to keep ferry where one is already kept.
- Prices and facilities to be ascertained by county commissioners or mayor.
- Copy of license or contract and list of prices to be shown; penalty.

- 13 Receiving excess over legal price; penalty.
- 14. Carrying on ferry without license; penalty.
- 15. Ferries across the Chesapeake bay; precautions; penalty.
- Non-performance of duties by ferry-keeper; penalty.
- 17. Injury to boats, etc., used in public ferry, penalty; ferry not to impede navigation.
- 18 Delay on part of ferryman, penalty
- 19 Ferries belonging to county or city; by whom boats to be provided; ferries between city and county.
- Ferry belonging to a county, two counties, or county and city of Baltimore, free passage.
- 21. Contract for renting or keeping ferry, subject to ratification.
- 22. Record of bonds taken under provisions of this article.

1888, art 37, sec. 1. 1860, art 39, sec. 1. 1781, ch. 22, sec. 1

1. The county commissioners of the several counties and the mayor of Baltimore may, on the first day of May in each year, grant a license to any inhabitant of their county or city to keep a public ferry at any place within their county or city where a ferry has been kept and established, and from such place to any other county, or from the said city to any county, or from this to any other State; and such license shall be renewed annually; and the said county commissioners or mayor may